S.B. 184

CHILD CARE LICENSING EXEMPTIONS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 6, 2008

5:31 PM

Senator **Jon J. Greiner** proposes the following amendments:

- 1. Page 3, Line 70:
 - 70 person who holds a license <u>or certificate</u> issued in accordance with this chapter.
- 2. Page 3, Line 74:
 - 74 (a) (i) under the age of $\{\frac{12}{12}\}$ 13; or
- 3. Page 3, Lines 78 through 84:
 - 78 (ii) a licensed or certified residential child care provider { who } , if the child is under the age of four;
 - 79 or
 - 80 (iii) an employee or owner of a licensed child care center (who) is under the age of four.
 - 81 [(4)] (5) "Residential child care" means child care provided in the home of a provider.
 - 82 { (6) "School" means a public or private:
 - 83 (a) elementary school; or
 - 84 (b) secondary school.
 - (6) "Public school" means a school that is:
 - (a) except as provided in Subsection (6)(b)(ii), directly funded at public expense, including charter schools;
 - (b) provides:
 - (i) education to qualifying children for any grade from first grade through twelfth grade; or
 - (ii) preschool or kindergarten to qualifying children, regardless of whether the preschool or kindergarten is funded at public expense, if the school also provides education to qualifying children for any grade from first grade through twelfth grade.
- 4. Page 6, Line 182:
 - schedule for playground equipment safety standards.
 - (9) Nothing in this chapter may be interpreted to grant a municipality or county the authority to license or certify a child care program.

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Page 9, Lines 258 through 264:
5.
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          business licensed in this state: [or]
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                  {+} (6) care provided to qualifying children as part of a course of study at or a program
          administered by an
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          educational institution that is regulated by the boards of education of this state, a private
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          education institution that provides education in lieu of that provided by the public education
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          system, or by a parochial education institution. \{+\}
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                  (6) care provided to qualifying children by a school, including pre-school programs
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          operated by a school;
   Page 9, Line 269 through Page 10, Line 281:
                (8) care provided to qualifying children at a public school by an organization other than
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          the public
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          school, if:
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                (a) the care is provided under contract with the public school; or
                (b) the public school accepts responsibility and oversight for the care provided by the
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          organization;
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                (9) care provided to qualifying children { that is:
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                (a) under federal oversight; or
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                (b) provided under a federal permit; or }
                                                              as part of a summer camp that operates on federal
          land pursuant to a federal permit;
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                (10) care provided by an organization that:
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                (a) qualifies for tax exempt status under Section 501(c)(3) of the Internal Revenue
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          Code; and
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                (b) is provided pursuant to a written agreement with { a local or state government entity }
                      a municipality, as defined in Section 10-1-104, that provides oversight for the program; or
                <u>(i)</u>
                (ii)
                      a county
   281
          that provides oversight for the program {-}
                                                         ; or
                      care provided at a residential support program that is licensed by the Department of Human
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Services.